UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA	Case No. 3:11-cr-00082
v.	The Honorable Aleta A. Trauger U.S. District Court Judge
TRAVIS LYNN GENTRY	
VER	RDICT FORM
We, the Jury, unanimously find the	following:
<u>C</u>	OUNT ONE
1. With respect to the charge in	Count One of the Indictment of conspiracy to
distribute or conspiracy to possess with inte	ent to distribute a controlled substance, in violation of
21 U.S.C. § 846, we find the Defendant, TR	RAVIS GENTRY:
Guilty:	Not Guilty:
INSTRUCTION: If you answered Question Nos. 1(a), 1(b), and 1(c). If you a skip Question Nos. 1(a), 1(b), and 1(c), and	"Guilty" in response to Question No. 1, proceed to answered "Not Guilty" in response to Question No. 1, proceed to Question No. 2.
1(a). With respect to Count One the conspiracy was:	of the Indictment, the amount of cocaine involved in
X 5 kilo	grams or more
At lea	est 500 grams but less than 5 kilograms
Less t	han 500 grams
None	

1(b). involved in the		unt One of the Indictment, the amount of crack cocaine
	<u>X</u>	280 grams or more
	Technical approximation of the second control of the second contro	At least 28 grams but less than 280 grams
	National Conference of the Con	Less than 28 grams
		None
1(c).		nt One of the Indictment, the amount of marijuana involved
		100 kilograms or more
	emocratic and the second of the second	At least 50 kilograms but less than 100 kilograms
		Less than 50 kilograms
		None
		COUNT TWO
2.	With respect to the cl	narge in Count Two of the Indictment of conspiracy to
commit money	laundering, in violati	ion of 18 U.S.C. § 1956(h), we find the Defendant, TRAVIS
GENTRY:		
ï	Guilty: X	Not Guilty:

COUNT THREE

3.	With respect to the charge in Count Three of the Indictment of possessing a
firearm in fu	rtherance of a drug trafficking crime, in violation of 18 U.S.C. § 924(c), we find the
Defendant, 7	TRAVIS GENTRY:
	Guilty: Not Guilty:
	<u>COUNT SIX</u>
6.	With respect to the charge in Count Six of the Indictment of distributing cocaine
on Decembe	er 2, 2009, in violation of 21 U.S.C. § 841(a)(1), we find the Defendant, TRAVIS
GENTRY:	
	Guilty: Not Guilty:
	COUNT SEVEN
7.	With respect to the charge in Count Seven of the Indictment of distributing
cocaine on I	December 8, 2009, in violation of 21 U.S.C. § 841(a)(1), we find the Defendant,
TRAVIS GI	ENTRY:
	Guilty: Not Guilty:

COUNT EIGHT

8.	With respect to the charge in Count Eight of the Indictment of distributing
cocaine on I	December 18, 2009, in violation of 21 U.S.C. § 841(a)(1), we find the Defendant,
TRAVIS GE	ENTRY:
	Guilty: Not Guilty:
2 	<u>COUNT NINE</u>
9.	With respect to the charge in Count Nine of the Indictment of possession with the
intent to dist	ribute cocaine on January 30, 2011, in violation of 21 U.S.C. § 841(a)(1), we find
the Defenda	nt, TRAVIS GENTRY:
	Guilty: Not Guilty:
	<u>COUNT ELEVEN</u>
11.	With respect to the charge in Count Eleven of the Indictment of unlawful
possession o	of a firearm by a felon, in violation of 18 U.S.C. § 922(g)(1), we find the Defendant,
TRAVIS GI	ENTRY
	Guilty: Not Guilty:
	FOREPERSON
	11-15-12 DATE